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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/199,447	11/25/1998	YASUNOBU FUJITA	XA-8993	3708
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Mitchell W. Shapiro Miles & Stockbridge P.C. 1751 Pinnacle Drive			EXAMINER	
			JOHNSON, JERRY D	
Suite 500 Mclean, VA 2	2102		ART UNIT	PAPER NUMBER
111010411, 471 2			1764	20
			DATE MAILED: 04/16/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
•	09/199,447	FUJITA ET AL.					
Office Action Summary	Examiner	Art Unit					
	Jerry D. Johnson	1764					
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wi	th the correspondence addres	SS				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	.136(a). In no event, however, may a n ply within the statutory minimum of thirt d will apply and will expire SIX (6) MON te. cause the application to become AB	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this commu 3ANDONED (35 U.S.C. § 133).	inication.				
1)⊠ Responsive to communication(s) filed on <u>Fel</u>	bruary 11 <u>, 2002r</u> .	•					
<u> </u>	his action is non-final.						
Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims	vance except for formal mat		erits is				
4)⊠ Claim(s) <u>1-15</u> is/are pending in the applicatio	ın						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-15</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	or election requirement.						
Application Papers							
9) The specification is objected to by the Examine	er.						
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the	he Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.							
If approved, corrected drawings are required in re		•					
12) The oath or declaration is objected to by the Ex	xaminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. إ	§ 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
 a) ☐ The translation of the foreign language pr 15)☐ Acknowledgment is made of a claim for domes 	· · · · · · · · · · · · · · · · · · ·						
Attachment(s)							
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of I	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152					

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 and 12-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraishi et al.

Shiraishi et al, U.S. Patent 5,656,582, teach a rust preventive lubricating oil which prevents bearings from rusting without adversely affecting various characteristics of bearings such as torque, sound and life (column 1, lines 5-9). The rust preventive oil contains a rustpreventive agent and a base oil as essential components. This base oil must contain an ether oil (column 1, lines 57-60). Viscosity of the ether oil per se and ether oil-containing mixtures used as a base oil is usually 10-100 mm²/s @ 40°C (column 3, lines 8-11). The rust preventive lubricating oil can contain an oiliness improver together with the rust-preventive agent and the base oil. The oiliness improver further improves lubricating performances such as wear resistance. The oiliness improvers include, for example, higher alcohols, carboxylic acids such as oleic acid, amines such as stearylamine, organomolybdenum compounds such as molybdenum dithiophosphate, phosphate esters such as tricresyl phosphate, phosphor-based and sulfur-based additives and mixtures of them such as a mixture of oleic acid and tricresyl phosphate. (Column 3, lines 15-26). The rust preventive lubricating oils are suitably used for bearings provided with an outer ring having an outer ring raceway track on its inner periphery, an inner ring having an inner raceway track on its outer periphery, a plurality of balls provided between the outer ring

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track and the inner ring track and a cage which holds the balls so that they can freely roll, especially small bearings such as sealed ball bearings (column 4, lines 7-14).

While Shiraishi et al differ from the instant claims in not specifically disclosing a lubricating oil containing an extreme pressure agent and a corrosion preventing agent, the oiliness improvers of Shiraishi et al include the instantly claimed extreme pressure agents and corrosion preventing agents. Accordingly, applicants roller bearing would have been obvious to one having ordinary skill in the art at the time the invention was made as being encompassed by the teachings of Shiraishi et al.

Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraishi et al as applied to claims 1 and 12-14 above, and further in view of Suzuki et al.

Shiraishi et al is relied on as cited above, but differs from claim 15 in not disclosing molybdenum dithiocarbamate as a suitable oiliness additive.

Suzuki et al, U.S. Patent 5,640,769, is relied on as teaching roller bearing as taught by Shiraishi et al wherein said roller bearing contains a lubricating oil composition comprising an oiliness agent. The oiliness agents include, *inter alia*, organomolybdenum compounds such as molybdenum dithiocarbamate and molybdenum dithiophosphate (column 8, lines 46-56).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use molybdenum dithiocarbamate as the oiliness agent in a lubricating oil for a bearing as taught by Shiraishi et al because Shiraishi et al teach that organomolybdenum compounds such as molybdenum dithiophosphate may be used as oiliness agents and Suzuki et al teach the equivalent use of molybdenum dithiophosphates and molybdenum dithiocarbamates in bearing oil compositions.

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Claims 2-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shiraishi et al and Suzuki et al as applied to claims 1 and 12-15 above, and further in view of Noguchi et al and Dunfield et al.

Shiraishi et al and Suzuki et al are relied on as cited above but differ from the instant claims in not disclosing that the inner and outer races are made of steel and the roller bearings are made of ceramics or "super-hard" alloy.

Noguchi et al, U.S. Patent 5,882,122, teach that ball bearings made of ceramic or a hard metal. having a surface hardness of Hv 950-Hv 1,800 (column 9, lines 34-38).

Dunfield et al, U.S. Patent 5,844,748, teach that ball bearings typically having inner and outer races made of steel (column 2, lines 5-6). Ceramic bearing balls are taught in column 8, line 43 to column 9, line 27.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the rust preventive lubricating oil as taught by Shiraishi et al and Suzuki et al in a roller bearing wherein said roller bearing has inner and outer races made of steel and bearing balls made of ceramic or "super-hard" alloy as taught by Noguchi et al and Dunfield et al.

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-15 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one

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skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

The specification, as originally filed, does not support the now claimed range of "greater than 100 and not exceeding 150 mm²/s."

Applicant's arguments filed February 11, 2002 have been fully considered but they are not persuasive.

Applicants argue

[a]s to Shiraishi et al., not only does the reference fail to address the aforementioned problem regarding low-torque spindle drive, it also explicitly eschews the use of oils having a dynamic viscosity greater than 100 mm²/s at 40° C. (REMARKS, page 3).

Applicants' argument lacks merit.

Shiraishi et al teach that the viscosity of the base oil "is <u>usually</u> 10-100 mm².S⁻¹/40° C. If the viscosity is lower than 10 mm².S⁻¹/40° C., increase in the endurance of bearings cannot be expected. If it is more than 100 mm².S⁻¹/40° C., the action of inhibit generation of cage sound is insufficient" (column 3, lines 8-14; emphasis added). Accordingly, Shiraishi et al do teach lubricating compositions, howbeit less desirable compositions, wherein the viscosity is greater than 100 mm².S⁻¹/40° C. In any event, there is virtually no different between a viscosity "greater than 100 mm²/s at 40° C" and a viscosity of 100 mm²/s at 40° C as taught by Shiraishi et al.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

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the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jerry D. Johnson whose telephone number is (703) 308-2515. The examiner can normally be reached on 6:00-3:30, M-F, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marian Knode can be reached on (703) 308-4311. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-5408 for regular communications and (703) 305-3599 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-066.

Jerry D. Johnson Primary Examiner Art Unit 1764

JDJ April 15, 2002